



Commercial Law Bibliography

Michael G. Hillinger

Follow this and additional works at: <https://via.library.depaul.edu/bclj>

Recommended Citation

Michael G. Hillinger, *Commercial Law Bibliography*, 3 DePaul Bus. & Com. L.J. 133 (2004)

Available at: <https://via.library.depaul.edu/bclj/vol3/iss1/6>

This Bibliography is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Business and Commercial Law Journal by an authorized editor of Via Sapientiae. For more information, please contact digitalservices@depaul.edu.

Commercial Law Bibliography*

GENERAL

Mark A. Aiello & Jenice C. Mitchell, *Commercial Transactions and Contracts, Annual Survey of Michigan Law*, 49 WAYNE L. REV. 297 (2003).

Allison S. Brantley et al., *The Legal Web of Wireless Transactions*, 29 RUTGERS COMPUTER & TECH. L.J. 53 (2003).

Jean Braucher, *Replacing Paper Writings with Electronic Records in Consumer Transactions: Purposes, Pitfalls and Principles*, 7 N.C. BANKING INST. 29 (2003).

Scott J. Burnham, *Contractual Relations in Small Business: Do the Benefits of a Custom-Made Contract Outweigh the Costs?*, 7 J. SMALL & EMERGING BUS. L. 425 (2003).

Amy C. Bushaw, *Introduction, The Eight Annual Lewis & Clark Business Law Forum*, 7 J. SMALL & EMERGING BUS. L. 229 (2003).

William J. Condon, Jr., Note, *Electronic Assent to Online Contracts: Do Courts Consistently Enforce Clickwrap Agreements?*, 16 REGENT U. L. REV. 433 (2003-2004).

Iwan Davies, *The New Lex Mercatoria: International Interests in Mobile Equipment*, 52 INT'L & COMP. L.Q. 151 (2003).

Aldrin De Zilva, *Electronic Transactions Legislation: An Australian Perspective*, 37 INT'L LAW. 1009 (2003).

Samuel J. M. Donnelly & Mary Ann Donnelly, *Commercial Law is a Humanism: 2001-2002 Survey of New York Law*, 53 SYRACUSE L. REV. 277 (2003).

Pamela Edwards, *Commercial Law: 2001-2002 Survey of New York Law*, 53 SYRACUSE L. REV. 383 (2003).

Sandeep Gopalan, *Transnational Commercial Law: The Way Forward*, 18 AM. U. INT'L L. REV. 803 (2003).

Roland C. Goss et al., *Recent Developments in E-Commerce Law*, 38 TORT TRIAL & INS. PRAC. L.J. 263 (2003).

* Compiled by Michael G. Hillinger, Professor and Associate Dean, Southern New England School of Law, North Dartmouth, Massachusetts. This bibliography covers articles published since the last bibliography through the end of 2003.

Russell A. Hakes et al., *The Uniform Commercial Code Survey: Introduction*, 58 BUS. LAW. 1541 (2003).

Gary D. Hammond & Jeffrey E. Tate, *Bankruptcy and the UCC: Points of Intersection and Conflict*, 28 OKLA. CITY U. L. REV. 675 (2003).

Alvin C. Harrell, *Teaching Consumer Law*, 6 J. TEX. CONSUMER L. 50 (2003).

Christopher M. Jacobs, Comment, *Notice of Avoidance Under the CISG: A Practical Examination of Substance and Form Considerations, the Validity of Implicit Notice, and the Question of Revocability*, 64 U. PITT. L. REV. 407 (2003).

Donald B. King, *Does an Unknown World Government Exist? Impact of Commercial and Consumer Law*, 22 PENN ST. INT'L L. REV. 73 (2003).

John Krahmer, *Commercial Transactions, Annual Survey of Texas Law*, 56 SMU L. REV. 1255 (2003).

Paul B. Larsen, *Future Protocol on Security Interests in Space Assets*, 67 J. AIR L. & COM. 1071 (2003).

Justin D. Leonard, *Cyberlawyering and the Small Business: Software Makes Hard Law (But Good Sense)*, 7 J. SMALL & EMERGING BUS. L. 323 (2003).

James R. Maxeiner, *Standard-Terms Contracting in the Global Electronic Age: European Alternatives*, 28 Yale J. Int'l L. 109 (2003).

Blake D. Morant, *The Quest for Bargains in an Age of Contractual Formalism: Strategic*

Initiatives for Small Businesses, 7 J. SMALL & EMERGING BUS. L. 233 (2003).

Sandra M. Rocks & Kate A. Sawyer, *Survey of International Commercial Law Developments During 2002*, 58 BUS. LAW. 1657 (2003).

Janet W. Steverson, *I Mean What I Say, I Think: The Danger to Small Businesses of Entering into Legally Enforceable Agreements That May Not Reflect Their Intentions*, 7 J. SMALL & EMERGING BUS. L. 283 (2003).

Peter P. Swire, *Trustwrap: The Importance of Legal Rules to Electronic Commerce and Internet Privacy*, 54 HASTINGS L.J. 847 (2003).

Steven Walt, *Implementing CISG's Scope Provisions: Validity and Three Party Cases*, 35 UCC L.J. 43 (2003).

Judy L. Woods & Adrian S. Allen, *Survey of Recent Developments of the Law Concerning the Uniform Commercial Code*, 36 IND. L. REV. 1353 (2003).

UCC ARTICLE 1

Graves, Jack M. Graves, *Course of Performance as Evidence of Intent or Waiver: A Meaningful Preference for the Latter and Implications for Newly Broadened Use Under Revised U.C.C. Section 1-303*, 52 DRAKE L. REV. 235 (2004).

UCC ARTICLE 2

Koby Bailey, Comment, *Energy "Goods": Should Article 2 of the Uniform Commercial Code Apply to Energy Sales in a Deregulated Environment?*, 37 J. MARSHALL L. REV. 281 (2003).

Anne I. Bandes, Note, *Saddled with a Lame Horse? Why State Consumer Protection Laws Can be the Best Protection for Duped Horse Purchasers*, 44 B.C. L. REV. 789 (2003).

Philip Bridwell, Comment, *The Philosophical Dimensions of the Doctrine of Unconscionability*, 70 U. CHI. L. REV. 1513 (2003).

Nellie Eunsoo Choi, Note, *Contracts With Open or Missing Terms Under the Uniform Commercial Code and the Common Law: A Proposal for Unification*, 103 COLUM. L. REV. 50 (2003).

Pamela Edwards, *Into the Abyss: How Party Autonomy Supports Overreaching Through the Exercise of Unequal Bargaining Power*, 36 J. MARSHALL L. REV. 421 (2003).

Matt Jamison, Comment, *The On-Sale Bar and the New UCC Article 2: Arguments for Defining a Commercial Offer for Sale Pursuant to the United Nations Convention on Contracts for the International Sale of Goods*, 5 N.C. J.L. & TECH. 351 (2004).

Gregory E. Maggs, *The Waning Importance of Revisions to U.C.C. Article 2*, 78 NOTRE DAME L. REV. 595 (2003).

Robyn L. Meadows et al., *Sales, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1545 (2003).

Giesela Ruhl, *The Battle of the Forms: Comparative and Economic Observations*, 24 U. PA. J. INT'L ECON. L. 189 (2003).

Linda J. Rusch, *Uniform Commercial Code Article 2 and Article 7: Intersection with Bankruptcy*, 28 OKLA. CITY U. L. REV. 543 (2003).

UCC ARTICLE 2A

Edwin Huddleson, *Leasing is Unique!*, 35 UCC L.J. 35 (2003).

Edwin E. Huddleson, III et al., *Leases, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1567 (2003).

Ralph J. Rohner, *Leasing Consumer Goods: The Spotlight Shifts to the Uniform Consumer Leases Act*, 35 CONN. L. REV. 647 (2003).

UCC ARTICLE 3

Stephen C. Veltri et al., *Payments, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1575 (2003).

UCC ARTICLE 3A

UCC ARTICLE 4

Stephen C. Veltri et al., *Payments, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1575 (2003).

UCC ARTICLE 4A

Benjamin Geva, *Recent UCC Article 4A Jurisprudence: Critical Analysis*, 36 UCC L.J. 19 (2003).

Stephen C. Veltri et al., *Payments, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1575 (2003).

UCC ARTICLE 5

James G. Barnes & James E. Byrne, *Letters of Credit: 2002 Cases, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1605 (2003).

Gao Xiang & Ross P. Buckley, *A Comparative Analysis of the Standard of Fraud Required under the Fraud Rule in Letter of Credit Law*, 13 DUKE J. COMP. & INT'L L. 293 (2003).

Gao Xiang & Ross P. Buckley, *The Unique Jurisprudence of Letters of Credit: Its Origin and Sources*, 4 SAN DIEGO INT'L L.J. 91 (2003).

UCC ARTICLE 6

UCC ARTICLE 7

Henry Deeb Gabriel, *The Revisions to Uniform Commercial Code Article 7: Documents of Title*, 35 UCC L.J. 33 (2003).

Drew L. Kershen, *Article 7: Documents of Title - 2002 Developments, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1613 (2003).

Linda J. Rusch, *Uniform Commercial Code Article 2 and Article 7: Intersection with Bankruptcy*, 28 OKLA. CITY U. L. REV. 543 (2003).

UCC ARTICLE 8

Howard Darmstadter, *Article 8 - Investment Securities, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1625 (2003).

UCC ARTICLE 9

Howard Darmstadter, *The Article 9 Cure for Poverty*, 35 UCC L.J. 63 (2003).

R. Wilson Freyermuth, *Are Security Deposits "Security Interests"? The Proper Scope of Article 9 and Statutory Interpretation in Consumer Class Actions*, 68 MO. L. REV. 71 (2003).

Alvin C. Harrell, *The Relationship Between Revised Uniform Commercial Code Article 9 and the Bankruptcy Code: Points of Intersection and Conflict*, 28 OKLA. CITY U. L. REV. 511 (2003).

Stacey G. Jernigan et al., *The Perfection of Liens in Unregistered Copyrights: Aerocon and Beyond*, 28 OKLA. CITY U. L. REV. 645 (2003).

Jason A. Kidd, Note, *The Ninth Circuit Falls Short While Establishing the Proper Perfection Method for Security Interests in Patents in In re Cybernetic Services*, 36 CREIGHTON L. REV. 669 (2003).

Margit Livingston, *Survey of Cases Decided Under Revised Article 9: There's Not Much New Under the Sun*, 2 DEPAUL BUS. & COM. L.J. 47 (2003).

George A. Nation, III., *Agency Law and Secured Transactions: The Use of Agents in the Creation of Security Interests*, 11 GEO. MASON L. REV. 739 (2003).

George A. Nation, III., *Circuity of Liens Arising from Subordination Agreements: Comforting Unanimity No More*, 83 B.U. L. REV. 591 (2003).

Steve B. Park, Note, *Battle of Titans: Intellectual Property Regime v. UCC*, 2003 U. ILL. J.L. TECH. & POL'Y 531.

Hon. John K. Pearson, *Revised Article 9 in Kansas*, 51 U. KAN. L. REV. 769 (2003).

TriBar Opinion Committee, *Special Report of the TriBar Opinion Committee: U.C.C. Security Interest Opinions - Revised Article 9*, 58 BUS. LAW. 1453 (2003).

Stephen J. Ware, *Security Interests, Repossessed Collateral, and Turnover of Property to the Bankruptcy Estate*, 2002 UTAH L. REV. 775.

G. Ray Warner, *Is Revised UCC Article 9 an Anti-Bankruptcy Act?* Yes, 28 OKLA. CITY U. L. REV. 536 (2003).

Steven O. Weise, *U.C.C. Survey - Article 9 Developments, Survey of the Uniform Commercial Code*, 58 BUS. LAW. 1635 (2003).

Steven O. Weise & Susan R. Goldfarb, *My Dog Ate My Perfection—What Can Go Wrong Post-Closing*, 35 UCC L.J. 1 (2003).

UCITA

(UNIFORM COMPUTER INFORMATION TRANSACTIONS ACT)
FORMER PROPOSED UCC ARTICLE 2B

Jean Braucher, *The Failed Promise of the UCITA Mass-Market Concept and its Lessons for Policing of Standard Form Contracts*, 7 J. SMALL & EMERGING BUS. L. 393 (2003).

William J. Condon, Jr., Note, *Electronic Assent to Online Contracts: Do Courts Consistently Enforce Clickwrap Agreements?*, 16 REGENT U. L. REV. 433 (2003-2004).

Nim Razook, *The Politics and Promise of UCITA*, 36 CREIGHTON L. REV. 643 (2003).

Deborah Tussey, *UCITA, Copyright, and Capture*, 21 CARDOZO ARTS & ENT. L.J. 319 (2003).

E-SIGN

(ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL
COMMERCE ACT)

Eileen Breslin & Plotit Sarraf, *E-Sign and the UCC*, 120 BANKING L.J. 887 (2003).

Nathan A. Huey, Note, *E-Mail and Iowa's Statute of Frauds: Do E-Sign and UETA Really Matter?*, 88 IOWA L. REV. 681 (2003).

Christopher William Pappas, Comment, *Comparative U.S. and EU Approaches to E—Commerce Regulation: Jurisdiction, Electronic Contracts, Electronic Signatures and Taxation*, 31 DENV. J. INT'L L. & POL'Y 325 (2002).

UETA

(UNIFORM ELECTRONIC TRANSACTIONS ACT)

Nathan A. Huey, Note, *E-Mail and Iowa's Statute of Frauds: Do E-Sign and UETA Really Matter?*, 88 IOWA L. REV. 681 (2003).

Christopher William Pappas, Comment, *Comparative U.S. and EU Approaches to E—Commerce Regulation: Jurisdiction, Electronic Contracts, Electronic Signatures and Taxation*, 31 DENV. J. INT'L L. & POL'Y 325 (2002).

FDCPA

(FAIR DEBT COLLECTION PRACTICES ACT)

Eric M. Berman, *Why Changes Must Be Made to the Standards of Review Used to Determine Meaningful Attorney Involvement Under the Fair Debt Collection Practices Act*, 2 DEPAUL BUS. & COM. L.J. 1 (2003).

Elwin Griffith, *The Search for More Fairness in the Fair Debt Collection Practices Act*, 37 U. RICH. L. REV. 511 (2003).

Laurie A. Lucas & Alvin C. Harrell, *2003 Update on the Federal Fair Debt Collection Practices Act*, 58 BUS. LAW. 1301 (2003).

